present. 2 Your reasoning and basis for using an independent contractor model and

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Topic Number	Number Deposition Topic			
	how use of that model affected sexual assault prevention.			
3	All means You employ to incentivize Drivers, including incentives for Drivers to increase the total number of hours they drive, the times at which they drive, and the locations where they pick up Riders.			
4	All means You employ to incentivize Your employees, managers, and agents to increase or maintain driver supply and/or driver supply hours, including but not limited to KPIs or similar metrics, compensation, incentive programs, quotas, rewards and equity.			
5	All means You employ to incentivize Your employees, managers, and agents to increase or maintain driver supply and/or driver supply hours available during nights and weekends, including but not limited to KPIs or similar metrics, compensation, incentive programs, quotas, rewards and equity.			
8	Uber's policies, practices, and procedures for recruiting Drivers in each of the Bellwether Regions. As part of this topic, the deponent(s) should be prepared to discuss: (a) incentives, campaigns, policies, or directives related to Driver recruitment in the two years prior to each time the Subject Drivers applied to drive with Uber; (b) incentives, campaigns, policies, or directives related to Driver Supply in the two years prior to each time the Subject Drivers applied to drive with Uber; (c) campaigns or Marketing targeted at the Bellwether Regions in the two years prior to each time the Subject Drivers applied to drive with Uber; (d) Uber's target quantity of Drivers for the Bellwether Regions in the two years prior to each time the Subject Drivers applied to drive with Uber.			

WHEREAS, after more than seven hours of time on the record with the witness, the Parties disagreed as to whether any additional time remained with the witness or whether time had run out;

WHEREAS, in an effort to avoid burdening the Court with this dispute, counsel agreed to meet and confer in an attempt to reach a Stipulation regarding the set of 18 documents not used during the deposition that counsel represented would be used with the witness absent the parties' dispuate about time;

THEREFORE, as a result of these meet and confer efforts, Uber and Plaintiffs stipulate that 18 documents listed below are authentic, true, and correct records kept in Uber's ordinary course of business. The parties further stipulate that Plaintiffs' experts can consider these documents for their expert opinions, and that Uber will not object to the admission of these documents at trial on the ground that they were not put into evidence through a fact witness or 30(b)(6)

witness. Notwithstanding this Stipulation, Uber reserves all rights to object to the use of these

documents at trial on all other grounds including but not limited to grounds of relevance and

prejudice.

## **DOCUMENTS SUBJECT TO THIS STIPULATION:**

<b>Document Number</b>	Bates Number		
1	UBER_JCCP_MDL_001534042		
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2	UBER_JCCP_MDL_002331333		
3	UBER_JCCP_MDL_001534664		
4	UBER_JCCP_MDL_005052169		
5	UBER_JCCP_MDL_001144266		
6	UBER_JCCP_MDL_002063303		
7	UBER_JCCP_MDL_002315575		
8	UBER_JCCP_MDL_005613067		
9	UBER_JCCP_MDL_002315434		
10	UBER_JCCP_MDL_002315507		
11	UBER_JCCP_MDL_001641347		
12	UBER_JCCP_MDL_002394360		
13	UBER_JCCP_MDL_003732126		
14	UBER_JCCP_MDL_005020883		
15	UBER_JCCP_MDL_003768669		
16	UBER_JCCP_MDL_002416773		
17	UBER_JCCP_MDL_002252092		
18	UBER_JCCP_MDL_005534201		

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3							
4	IT IS SO STIPULATED.						
5	DATED: December 13, 2025	Respectfully submitted,					
6		By: /s/ Rachel Abrams					
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24							
25	Dated: December 13, 2025	KIRKLAND & ELLIS LLP					
26		/s/ Laura Vartain Jessica Davidson (Admitted Pro Hac Vice)					
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		STIPULATION REGARDING CERTAIN - 4 - DOCUMENTS CASE NO. 3:23-MD-03084-CRB					

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1									
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			STIPU	LATION REGARDING CERTAIN					

IT IS SO ORDERED.

Dated: December 15, 2025

United States District Judge

